UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

)

) 09 B 38230 Debtor.) Chap. 11) Judge Goldgar		
Office of the United States Trustee 219 S. Dearborn Room 873 Chicago, IL 60604	Roman L. Sukley Department of Justice Office of the United States Trustee 219 S. Dearborn	Europe Truck Lines, Inc. Attn: Wally 3100 W. Lake Street Melrose Park, IL 60160
By FCF	Room 873 Chicago II 60604	By Mail and Facsimile @708-344-7776

U.S. Department of Justice

Special Asst. U.S. Attorney By facsimile @312-368-8712

Angela B. Friedman,

NOTICE OF FILING

Service List

Please take notice that the Debtor has filed a motion for a Final Decree with the clerk of the court on August 27, 2010, copies of which are attached.

NOTICE OF MOTION

On **Wednesday, September 22, 2010, at 9:30 a.m.** or as soon thereafter as I may be heard, I shall appear before the Honorable Judge Goldgar or any judge sitting in his stead in the courtroom usually occupied by him at 219 South Dearborn Street, Room 613, Chicago, Illinois and move the court for the relief requested in the attached motion.

CERTIFICATE OF SERVICE

Matthew M. Litvak, an attorney, certifies that copies of the foregoing were served upon the above named persons by certified mail return receipt requested on August 27, 2010 by regular mail or ECF where indicated.

/S/ Matthew M. Litvak Matthew M. Litvak, Esq. 155 N. Harbor Drive Suite 4301 Chicago, IL 60601-7324 312-337-8131 FAX 888-560-8011 Atty #6208529

FUROPE TRUCK LINES INC.

Chase Bank

321 N. Clark

Chicago, IL 60654

5th Floor

By ECF

c/o Douglas R. Johnson

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SERVICE LIST

The Burgeson Company

Jordan, Kowal & Apostol, LLC

Chicago, IL 60606 By ECF

Elk Grove Village, IL 60007

200 S. Wacker Drive, 32nd Floor

c/o Gregory J. Jordan

c/o Douglas R. Johnson

321 N. Clark 5th Floor

Chase Bank

Document

Chicago, IL 60654 By ECF

Chrysler Financial Services Americas LLC

c/o Riezman Berger PC

7700 Bonhomme

7th Floor

St Louis, MO 63105

By ECF

ACME Truck Brake and Service **AGA Gas** POB 802807

Chicago, Il 60680

AIU Holdings

VFS US LLC

555 17th St.

Suite 3400

c/o Gordon & Rees LLP

Denver, CO 80202

Cottingham & Butler Insurance Service

Toyota Motor Credit Corporation

P.O. Box 1028 Downers Grove,

Law Offices of John F. Torres

By ECF

POB 28

IL 60515

By ECF

Dubuque, IA 52004

Chartis Insurance c/o Cisco Inc. Pob 801088

2333 Arthur Ave.

Houston, TX 77280

Chase Card Member Services

POB 15145

Internal Revenue Service

Associate Area Counsel SB/SE Suite 2300

200 W. Adams Street Chicago, IL 60604

Marek Krezpina

c/o Steven J. Seidman, Esq.

20 S. Clark Street

Suite 700

Chicago, IL 60603

Pentech Financial Services, Inc.

240 East Hacienda Avenue

Suite 100

Campbell, CA 95008

Office of the U.S. Attorney

Civil Process Clerk 219 S. Dearborn Chicago, IL 60604

Massachusetts Dept. Of Rev.

POB 7027

Boston, MA 02204

United Parcel Service

c/o RMS Bankruptcy Recovery

Services

POB 4396

Timonium, MD 21094

WLODZIMIERZ MICHALSKI

5199 N. MORELAND

NORRIDGE, IL 60706

Wilmington, DE 19886

Internal Revenue Service

Mail Stop 5010 CHI 230 S. Dearborn

Chicago, IL 60604

Internal Revenue Service

D. Patrick Mullarkey Tax Division (DOJ)

POB 55

Ben Franklin Station

Washington D.C. 20044

Paulson Oil Company

c/o Kralovec Meenan LLP.

53 W Jackson

Suite 1102

Chicago, IL 60604

Wentworth Truck Tire Center

300 N. York Rd.

Bensenville, IL 60106

Pinnacle Business Finance, Inc. 159 S. Worthen St.

Suite 300

Wenatchee, WA 98801

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UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

EUROPE TRUCK LINES, INC.,)	
)	09 B 38230
Debtor.)	Chap. 11
)	Judge Goldgar

MOTION FOR ENTRY OF FINAL DECREE

The Debtor, by and through its attorney, Matthew M. Litvak, requests that this court enter a final decree in this case and in support states as follows:

- 1. The Debtor filed a voluntary Chapter 11 proceeding on October 13, 2009.
- 2. The Debtor's Plan was confirmed on August 11, 2010. The Plan provides for payment of a 12% dividend to general unsecured creditors over a five-year period, and modification of certain secured claims that will be paid over a shorter period on a monthly basis.
- 3. Administrative claims that have been allowed by the Court have been paid or otherwise resolved.
- 4. No initial payment to general unsecured creditors has been made pursuant to the confirmed Plan or will have been paid by the time of the hearing on this motion.
- 5. The proposed payments and schedule is attached as Exhibit 1.
- 6. The Debtor has begun to make payments to the secured creditors according to the terms of the Plan
- 7. Pursuant to Section 1 141(d)(5)(A) of the Bankruptcy Code, the Debtor will not be will not be served by keeping this case open until the five-year period for paying general unsecured claims has passed.
- 8. In addition, the Debtor should not be required to make quarterly payments to the United States Trustee during the five-year period, in which no action will be required by the Debtor, the Court, or the United States Trustee.
- 9. No payments are too take place beyond the five year term of the plan with the exception of the mortgage on the Debtor's residence which was not modified by the Plan.
- 10. Given that no reasonable interpretation of Section 114 I (d)(5)(A) would contemplate that the Court keep this case open for the 5 years during which the

Debtor will be paying secured and general unsecured creditors after which the Debtor should be entitled to a discharge after completion of payments to general unsecured creditors.

WHEREFORE the Debtor prays that the Court enter a final decree and direct the Clerk of the Court to close the case, with leave to reopen the case without payment of a reopening fee for the sole purpose of entering a discharge upon completion of all payments to general unsecured creditors under the confirmed Plan, or otherwise as provided by Section 1 I41(d)(5).

/S/ Matthew M. Litvak Matthew M. Litvak, Esq. 155 N. Harbor Drive Suite 4301 Chicago, IL 60601-7324 312-337-8131 FAX 888-560-8011 Atty #6208529 PLAN PAYMENTS EXHIBIT 1

CLAIM #	Mailing Address	Mo. Plan Pmt.	# Months
Claim #1 Supplemented by Claim #18	Dept of the Treasury POB 21126 Philadelphia, 19114	see claim #18	60
Claim #2	Wentworth Truck Tire Center 300 N. York Road Bensenville, IL 60106	\$1,255.21 Paid in the 60 th month	1
Claim #3	Chrysler Financial Services Americas, LLC c/o Riezman Berger PC 7700 Bonhomme 7th Floor St Louis, MO 63105	\$562.19	56
Claim #4	Chartis Insurance c/o Cisco Inc. POB 801088 Houston, TX 77280	\$2,493.37 Paid in the 60 th month	
Claim #5	Chase Bank USA NA POB 15145 Wilmington, DE 19850-5145	\$2,508.70 Paid in the 60 th month	
Claim #6	Chase Bank USA NA POB 15145 Wilmington, DE 19850-5145	\$1,799.39 Paid in the 60 th month	
Claim #7	Massachusetts Dept. Of Rev. POB 7027 Boston, MA 02204	\$118.02	60
Claim #8	United Parcel Service c/o RMS Bankruptcy Recovery Services POB 4396 Timonium, MD 21094	\$24.09 Paid in the 60 th month	
Claims # 9-15	Toyota Motor Credit Corporation/Toyota Financial Services/Lexus Financial Services 1900 S. Western Ave. WF-21 Torrance, CA 90501	\$6,217.12	56

Claim # 16	ACME Truck and Brake 2333 Arthur Ave. Elk Grove Village, IL 60007	\$338.83 Paid in the 60 th month	
Claim #17	JP Morgan Chase Business Banking AZ1-1024 ATTN: William Payne 201 N. Central Ave. Phoenix, AZ 85004	\$2,858.49 Due by the 22nd.	56
Claim #18 Unsecured	Dept of the Treasury POB 21126 Philadelphia, 19114	\$691.35 Paid in the 60 th month	
Claim #19 Priority	Dept of the Treasury POB 21126 Philadelphia, 19114	\$2,331.23.	60
Claims #20 - 24	Volvo Financial Services c/o Gordon & Rees LLP 555 17th St. Suite 3400 Denver, CO 80202	\$5,950.20	56
Claim #25			
Lease Default cure amount	The Burgeson Company	\$1,010 Monthly	60
Lease Monthly rent to be paid in 1/4 installments each week during the month. Year 1, Sep. thru March \$8,000 per month, April Thru August, \$13,670 per month	The Burgeson Company 3525 Cass Court Suite 408 Oak Brook, IL 60523		12
Year 2, Sep. thru March \$8,000 per month, April Thru August, \$13,670 per month	The Burgeson Company 3525 Cass Court Suite 408 Oak Brook, IL 60523		12
Year 3, Sep thru March \$8,000 per month, April Thru August, \$14,270 per month.	The Burgeson Company 3525 Cass Court Suite 408 Oak Brook, IL 60523		12

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Year 4, Sep thru March \$8,000 per month, April Thru August, \$15,200 per month	The Burgeson Company 3525 Cass Court Suite 408 Oak Brook, IL 60523		12
Year 5, Sep thru March \$8,000 per month, April Thru August, \$17,600 per month.	The Burgeson Company 3525 Cass Court Suite 408 Oak Brook, IL 60523		12
53' 2005 Wabash trailer SER. #1JJV532W45L899744 Pentech contract #40852	Pentech Financial Services 240 E. Hacienda Ave. Suite 100 Campbell, CA 95008	\$410.36	56
53' 2005 SER. #1GRAA06285W704354 Pentech contract #40852	Pentech Financial Services 240 E. Hacienda Ave. Suite 100 Campbell, CA 95008	\$410.36	56
53' 2000 Utility trailer SER. # 1UYVS2532YU413606	Pentech Financial Services 240 E. Hacienda Ave. Suite 100 Campbell, CA 95008	\$184.66	56
53' 2000 Utility trailer SER. # 1UYVS2532YU413607	Pentech Financial Services 240 E. Hacienda Ave. Suite 100 Campbell, CA 95008	\$184.66	56